IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA MISSOULA DIVISION

OLIVER WHITCOMB and AMY CLIFFORD, on behalf of M.W., a minor,

CV 23–39–M–DLC

Plaintiffs,

ORDER

VS.

INNERCHANGE CHRYSALIS, LLC, d/b/a CHRYSALIS THERAPEUTIC BOARDING SCHOOL; CHANGE ACADEMY AT LAKE OF THE OZARKS, LLC and SOLACIUM HOLDINGS, LLC, d/b/a EMBARK BEHAVIORAL HEALTH; INNERCHANGE VIVE, LLC; COREY HICKMAN; and AMBERLI WYATT,

Defendants.

Defendants move for the admission of Lillian L. Alves to practice before this Court in this case, with Nathan A. Huey of Gordon Rees Scully Mansukhani, LLP to act as local counsel. (Doc. 11.) Ms. Alves's application complies with this Court's Local Rules governing the admission of counsel *pro hac vice*. L.R. 83.1(d)(3).

Accordingly, IT IS ORDERED that the motion (Doc. 11) is GRANTED on the condition that Ms. Alves does her own work. This means that she must: (1) do

her own writing; (2) sign her own pleadings, motions, and briefs; and (3) appear and participate personally. If she has not already done so, Ms. Alves shall take steps to register in the Court's electronic filing system (CM-ECF). Further information is available on the Court's website, www.mtd.uscourts.gov, or from the Clerk's Office.

IT IS FURTHER ORDERED that this Order is subject to withdrawal unless Ms. Alves files a separate pleading acknowledging her admission under the terms set forth above within fifteen days of this Order.

DATED this 8th day of August, 2023.

Dana L. Christensen, District Judge

United States District Court